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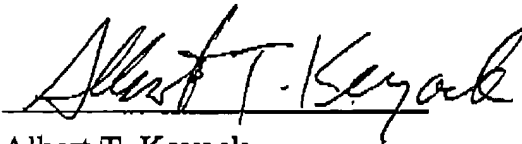
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From: Albert T. Keyack, Esq.**Direct Dial:** (215) 569-3009 **Email Address:** AKeyack@klehr.com
(215) 738-5925**Client-Matter:** 04348-0004 **Follow-up Copy Will Not Be Sent By Mail****Date:** April 19, 2006**Number of Pages:** (*Including Cover*): 10

RE: Serial Number 10/791,923

Response 8 pages, Transmittal Form.

I, Albert T. Keyack, Registration No. 32,906, hereby certify that this correspondence is being transmitted via facsimile addressed to the Commissioner of Patents and Trademarks, Washington, DC 20231 on April 19, 2006.



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PTO/SB/21 (08-04)

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FORM(to be used for all correspondence after initial filing)

Total Number of Pages in This Submission

Application Number	10/791,923
Filing Date	03/03/2004
First Named Inventor	Selander, Raymond K.
Art Unit	2851
Examiner Name	Fuller
Attorney Docket Number	04348-0004

ENCLOSURES (Check all that apply)

<input type="checkbox"/> Fee Transmittal Form	<input type="checkbox"/> Drawing(s)	<input type="checkbox"/> After Allowance Communication to TC
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Firm Name	KLEHR, HARRISON, HARVEY, BRANZBURG & ELLERS LLP		
Signature			
Printed name	ALBERT T. KEYACK		
Date	April 19, 2006	Reg. No.	32906

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Art Unit : 2851
Examiner : Fuller
Serial No. : 10/791,923
Filed : March 3, 2004
Inventor : Selander
Title : Fragrance Delivery for Multimedia Systems
Dated : April 19, 2006

AMENDMENT

Commissioner of Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

This is responsive to the Office Action dated January 19, 2006 in the above-referenced pending patent application. This Amendment being timely filed, no fees for extensions of time, excess claims or other fees are due. Although the above-noted Office Action has been denoted a final action, Applicant respectfully submits that the final nature of the action could be reconsidered and that the amendments set forth below place the present application in a condition to be allowed. Applicant therefore requests consideration of these amendments and the arguments that follow.